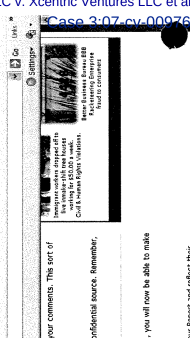
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Employees who want to expose corruption should file a Ripoff Report. Any employees who do so should be protected by Federal Whistleblower Laws, and Ripoff Report treats all victims as a confidential source. Remember, we are a publication, just like a major newspaper, and we will never voluntarily reveal your identity. Instead we will protect our sources under the First Amendment of the U.S. Constitution. If you are an employee or ex-employee with privileged or insider information about a reported company or individual, please click on the REBUTTAL box at the end of the Ripoff Report to post your comments. This sort of information is often very helpful to an investigation Whistleblowers

Address 🚵 http://www.ripoffreport.com/default.asp

Cooke C.

3 Ripoff Report - Microsoft Internet Explorer

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Consumers, just because a company or individual is reported on Ripoff Report does not necessarily mean you should not do business with them. By reading the experiences of other consumers, you will now be able to make more educated decisions, because now you know what to watch for. DOING BUSINESS WITH THE COMPANY OR INDIVIDUAL REPORTED

## USE YOUR REPORT TO GET WHAT IS COMING TO YOU

Faxing your Ripoff Report to the company or individual you have just reported can serve as a very valuable negotiating tool. Include in your negotiation that you have the ability to UPDATE your Report and reflect their good business practices by explaining that their eagemess to satisfy the complaint and make things right will be seen by the entire world. Also, explain that failure to respond/rectify the situation will also be seen.

YOU MUST NOT call them threatening to file a report if they do not comply with your demands, as this may be construed as blackmail! You must first file a Ripoff Report, then fax them a copy, offering them a chance to rectify the wrong that they did to you. Explain that then, and only then, you will UPDATE your Ripoff Report in a positive way, if deserved.

## Organizing class action lawsuits

Victims & lawyers who want to sue companies or individuals reported

Victims & attorneys who are interested in pursuing litigation against a particular company reported on this website must contact us directly. It is inappropriate to solicit business using this website other than through prior arrangement. This is largely because we need to ensure, the best we can, that our readers are not being taken advantage of again

If you are interested in filing a class action lawsuit based on Reports you've seen posted, and you want to identify a class representative, we can help by e-mailing those victims that gave permission and asking them to contact you. In this way, we protect victim identities while allowing them to make the decision as to whether to participate or not. Additionally, if you would like to know whether any new reports are being posted AS THEY GET POSTED, such as during the early stages of an investigation, you may be interested in our upcoming Ripoff Alerts program. We'll update you shortly on how you can participate in these valuable programs.

We are anxious and willing to join forces with victims and attorneys to stand up for the rights of consumers and help them get justice. Both victims and attorneys should send their e-mails to: ClassAction@RipoffReport.com

It's important to file on Ripoff Report because we're important to government and media agencies Many government sites (and the BBB) are in place to collect information from you, the consumer, but in many cases, those reports never become available for others to see, Listing your complaint on many government sites is usually no better than filing with the Better Business Bureau (888) because they just go into a database where only privileged eyes can see them. In fact, utilizing such sites may seem a waste of time, as you rarely hear back on what's being done, if anything, about your complaint.

Filed 06/13/2007

By failing to make this information available publicly, it makes it harder for consumers to get educated about exactly what scams they should watch for. In addition, when these agencies fail to make these individual complaints public, consumers are robbed of the opportunity to know how bad a company or individual really is, and why. On the other hand, many government agencies come to the Ripoff Report for information. We have assisted, and continue to assist, many government agencies, including local and state police departments, the FBI, FTC and Attorney General offices from around the country. Since all the Reports are out in the open, consumers, journalists, attorneys and investigators from all types of agencies can research existing problems and anticipate potential problems. We provide immediate access to all kinds of fraud and scams, all out in the open, all unedited and all for FREE

Unfortunately, many agencies will not take action on a potential rip-off unless there are substantial numbers of people or substantial sums of money involved. Sadly, it often takes public embarrassment to motivate such agencies into action. Your reports, however, help to change this. Reporting your experiences on Ripoff Report is the next best thing to getting your story on TV or in a newspaper. In fact, many national TV networks and several local TV stations from all around the country come to the Ripoff Report for information. They do this because they know other agencies are not as reliable or as cooperative a source as the Ripoff Report. News stations know that they will get information from us that is unobtainable elsewhere.

By filing a Ripoff Report, you might be contacted by one of us to notify you to make contact with a law firm that has shown interest in your case. We get requests every week for class action lawsuits, bringing victims together with lawyers willing to sue the company after reading your Ripoff Report.

Get a company or individual listed on Top Rip-off Links

If there are more than five (5) Reports filed from different consumers on a company or individual then you can request they be added to the list. Ripoff Report will venify that the Reports are filed by different people. Send request to EDitor@RipoffReport.com.

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## Top Rip-off Report Links

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1
                          CAUSE NO. 06-12231
 2
      GW EQUITY, L.L.C.,
                                     IN THE DISTRICT COURT
3
       Plaintiff,
                                     DALLAS COUNTY, TEXAS
 4
      VS.
5
      DIXON WOODARD, et al.,
6
        Defendants.
                                   ) 116TH JUDICIAL DISTRICT
7
8
9
                        ORAL DEPOSITION OF
10
                       DICKSON EARL WOODARD
11
                           VOLUME 1 OF 2
12
                           MAY 3, 2007
13
14
15
16
         ORAL DEPOSITION OF DICKSON EARL WOODARD, produced as
    a witness at the instance of the plaintiff, and duly
17
```

a witness at the instance of the plaintiff, and duly sworn, was taken in the above-styled and numbered cause on the 3rd of May, 2007, from 10:03 a.m. to 5:22 p.m., before Julia E. Whaley, CSR, CRR, RMR, and Notary Public in and for the State of Texas, reported by machine shorthand, at the law offices of McCreary & Stockford, L.L.P., 18333 Preston Road, Suite 150, Dallas, Texas, pursuant to the Texas Rules of Civil Procedure and the provisions stated on the record or attached hereto.

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people off and not --

Oh, absolutely. I mean the complaints filed just with the Better Business Bureau, which was something I should have looked at to begin with, is that -- there's a little clause in there that will guarantee they will get you a job in 90 days.

Filed 06/13/2007

But after the first nine days after the work has been done on the resumes, it's kind of a sliding scale toward that 90 days. If you're still there after 90 days, they don't owe you any money because, you know, they're already doing work for you at the end of 90 days.

What they'll do is redo your resume for you for another 90 days. But I mean as far as the money-back quarantee for you being employed in 90 days, it's complete bullshit.

- So did Ed believe --
- That was his problem.
- Did Ed believe that McKenzie Scott was also Q. ripping people off?
- He knew -- he knew way before -- I mean he's the one that explained to me in detail I mean how this was being done. And when I researched into it, he couldn't have been any more accurate.
- So it was Ed who told you they were ripping people off, McKenzie Scott was ripping people off?

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He said, I don't know what you're so mad at me These guys are ripping people off.

Filed 06/13/2007

- Do you realize that if you go onto Rip Off Q. Report today and you look up McKenzie Scott, there's a banner from Ed saying that he has looked into this and researched this matter and that McKenzie Scott's actually a great company?
  - They paid him off, then.
- Q. So Ed's willing to write that if you pay him enough money?
- Absolutely. He takes it off. Yeah. And not only does he take off the negative report. He replaced them with positive reports. He's writing them, himself. So everything that's in the negative, he will spin it and say the company feels terrible about this situation happening and we -- we rectify it the best we possibly can, and it looks like you're -- you're timely in your -in your response to the general public.

So he takes you from zero to hero. And now if they pull up Rip Off Reports, you're one of the few positive things on there. These other people have got negative reports. Man, this company is -- I mean he has got nothing bad to say about them at all. He makes his money off --

Ed will actually write the reports, though?

Yes. Α.

Case 3:07-cv-00<u>97</u>6

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He'll write the reports, and he'll write the 0. headings on the report?

Filed 06/13/2007

I mean that's part of what he does, is the background and the due diligence, and probably more than highly likely hacking into the networks that would afford him the necessary data to produce details or -and/or he does have some complaints that he can -- he can kind of combine or make -- make with the data that he does have and what he -- the result is a very readable, believable sounding, heart-wrenching story about somebody's getting shafted.

But he only needs, like, two complaints or just to get into their net -- somebody's network, and he's got, you know, all of their clients. And if there's any kind of Better Business Bureau, he's checking courthouse records, anything he can compile that will even remotely look like it could possibly be based on fact.

I think you said there's a Bill or somebody in Wisconsin or something. I'm sure there's a Bill in It -- typically more a -- a little Wisconsin, you know. bit more detailed than that as far as how it fits into whatever the person that's looking for the due diligence that it's going to make sense to them.

He's got to know enough about their business,

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what they do, to undermine the confidence the person has And that's how he puts these people out of business.

- So why would Ed do this? Q.
- He actually has completely -- I mean -- and I believe this honestly. He actually believes that he is conducting a -- a -- an endeavor that's helping the general public. And his rationalization for this thinking is if it wasn't so insane, it would be brilliant.

But he -- and he's had a hard life. screwed over early at 17 by some major corporation, and somebody stole his bicycle or something. And he changed his name to Ed Magedson when he was 17, and he's been Ed ever since. And he just -- some people do look at him as the quickest way for consumer protection out there and --

- That's interesting that you say that, Dickson, Q. because just five minutes ago, we were talking about how even though he believed McKenzie Scott was this big fraud, he was willing to change his opinion and write good things about them to the detriment of consumers if they paid him money.
- And I have a perfect explanation for that, too. You're exactly right. I mean I'm not saying the man is not an extortionist, but he does have the Robin Hood

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maintains that he has never posted anything either.
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    gnomes are putting it on there.
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              What?
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         Q.
              Gnomes like cobblers. He maintains that he's
4
    never written one before in his life, but there's --
5
              You already testified that he told you that he
6
         Q.
    wrote some of those reports?
7
8
              Exactly.
         Α.
9
              Okay. So that was --
              It's a completely different conversation, I
10
11
    mean.
              But I'm asking you, when you get onto the web
12
         Q.
    site, ripoffreport.com, do you have to sign in and, like,
13
    write your user name, or can you sign in as an
14
    unregistered quest, or how does that work?
15
              I don't know. It's a public web site.
                                                        It's
16
         A .
    like Better Business Bureau. You don't have to sign in
17
18
    to anything.
              So I can just get on there and post whatever I
19
    want? I don't have to provide an e-mail address --
20
21
              I don't --
              -- or -- I don't have to provide an e-mail
22
23
    address or anything?
              I don't know about posting. I just know if you
24
    want to search via his little Google thing in there for
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              I don't care how many days later it was,
2
              Did you, in fact, go and look into filing class
3
    action lawsuits after you got the idea from Jeff Robinson
4
    that it was a lucrative industry?
                    That would be -- that would be -- that
5
    would be good.
6
7
              Thank you.
         Q.
8
              I mean that's a good question to ask me if it
    wasn't tripping over itself with inconsistencies.
9
                   MR. STOCKFORD: Objection; nonresponsive.
10
                   THE WITNESS: You can object your ass off.
11
12
                   MR. STOCKFORD: Objection; nonresponsive.
13
         Q.
               (By Ms. Pannell) Okay. I'm going to hand you
14
    now, Dickson, what has been marked Plaintiff's Exhibit
            This is a printout of a posting that has been
15
    made on www.ripoffreport.com. Do you see at the top of
16
    this posting, Dickson, where it says, "Submitted on
17
18
    11/2/2006 at 5:14 a.m."?
19
              At the very top of your page there, the top
    right-hand corner, do you see where it says submitted?
20
21
              Yeah, I do.
         Α.
              Okay. Did you, in fact, author or post or
22
23
    write any part of this report?
24
              Absolutely not. Let me read it first.
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mean -- I mean this is the same one you put in the

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This is something that 200 -- numbers -- $120
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    complaint.
    million -- I think we've already established that it's
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    not --
              Okay. Did you write this?
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         0.
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               I did not write this.
         A.
 6
         Q.
              Okay.
7
                    MR. STOCKFORD:
                                    Do you know who did?
                                  I'm positive I know who did.
8
                    THE WITNESS:
                    MR. STOCKFORD: Who did it?
9
10
               (By Ms. Pannell) Who did?
         Q.
11
               I mean --
         A.
                    MR. STOCKFORD: Who did it?
12
                    THE WITNESS: Of course Ed did it.
13
14
                    MR. STOCKFORD:
                                     Thank you.
               (By Ms. Pannell) Ed Magedson made this post?
15
         Q.
                      He's the -- this is his -- this is his
16
         A.
              Yeah.
17
    gift.
              How do you know Ed Magedson did this post?
18
              Because I'm pretty sure he's one of the only
19
         Α.
20
    people that posts on his own web site. I mean there may
    be some people that complain, but not to the quantity
21
22
    he's talking about.
              How are you -- how do you get this information?
23
         Q.
24
              As far as him doing the postings?
         A.
              Yeah, as far as him posting.
25
         Q.
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Just the adamancy to which he -- he objects to -- objects to posting of himself. I mean he just --

5 postings.

> So many times, and the fact that -- coupled with his -- his ability to access sensitive databases of large corporations, it's just -- it's a hybrid of complaints, stuff found in public -- in the public sector, and then stuff that he hacks into on his -- on his own.

Filed 06/13/2007

you know, I think he does protest too much. You know, he

told me a hundred thousand times, I don't do any of the

I mean together, the three make -- with his creative ability can -- can weave a pretty hideous -some of this stuff about McKenzie Scott was like -- I was mad knowing it was a lie. I was like, Dang, did we do that? No, that was me.

- Okay. So it's your testimony today that you Q. did not author this, that Ed Magedson authored this post?
- I'm telling you that anything that's on his web site regarding GW Equity is a combination of exactly the things I -- that I just explained to you, it's got nothing to do with me.
- Okay. Let's go through this post, then, 0. Dickson. If you look at the very beginning, it says, "GW Equity is actually a \$120 billion enterprise called

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CAUSE NO. 06-12231
1
                                    IN THE DISTRICT COURT
2
      GW EQUITY, L.L.C.,
3
       Plaintiff,
                                    DALLAS COUNTY, TEXAS
      VS.
      DIXON WOODARD, et al.,
5
                                    116TH JUDICIAL DISTRICT
6
        Defendants.
                      REPORTER'S CERTIFICATION
7
         ORAL DEPOSITION OF DICKSON EARL WOODARD, VOLUME 1
8
                            MAY 3, 2007
9
         I, Julia E. Whaley, CSR, CRR, RMR, and Notary Public
10
    in and for the State of Texas, hereby certify to the
11
12
    following:
         That the witness, DICKSON EARL WOODARD, was duly
13
    sworn by the officer and that the transcript of the oral
    deposition is a true record of the testimony given by the
15
16
    witness;
         That the original deposition transcript was
17
    submitted on the _____ day of May, 2007, to the witness
18
    for examination, signature, and return to the court
19
    reporter by June _____, 2007;
20
         That the amount of time used by each party at the
21
22
    deposition is as follows:
         Ms. Pannell - 4 hours, 55 minutes
23
         That pursuant to information given to the deposition
24
    officer at the time said testimony was taken, the
25
```

```
1
    following includes all parties of record:
 2
    FOR THE PLAINTIFF:
 3
         MS. KRISTEN M. PANNELL
         and MR. BRAD E. STOCKFORD
 4
         McCreary & Stockford, L.P.
         18333 Preston Road
 5
         Suite 150
         Dallas, Texas 75252
 6
    APPEARING PRO SE:
 7
         MR. DICKSON EARL WOODARD
 8
         5317 Anchor Bay Drive
         Garland, Texas 75043
 9
10
         I further certify that I am neither counsel for,
11
    related to, nor employed by any of the parties in the
12
    action in which this proceeding was taken, and, further,
13
    that I am not financially or otherwise interested in the
14
    outcome of the action.
15
         Further certification requirements pursuant to Rule
16
    203 of TRCP will be certified to after they have
17
    occurred.
18
         Sworn and certified to by me this day of May,
19
    2007.
20
                       Julia E. Whaley, CSR NO. 2961
21
                       LONE STAR REPORTING
                       723 Woodlake Drive
22
                       Coppell, Texas
                                       75019
                       (972) 402-9885 Fax (972) 393-3611
23
                       Firm registration number 379
                       Certification Expires 12-31-07
24
                       Notary Comm. Expires 11-20-09
25
```

Filed 06/13/2007

1	FURTHER CERTIFICATION UNDER RULE 203 TRCP
2	The original deposition was/was not returned to the
3	deposition officer on ;
4	If returned, the attached changes and signature page
5	contains any changes and the reasons therefor.
6	If returned, the original deposition was delivered
7	to Ms. Kristen M. Pannell, Custodial Attorney.
8	That \$ is the deposition officer's
9	charges for preparing the original deposition transcript
10	and any copies of exhibits, charged to Ms. Kristen M.
11	Pannell, Attorney for Plaintiff.
12	That the deposition was delivered in accordance with
13	Rule 203.3 and that a copy of this certificate was served
14	on all parties shown herein and filed with the Clerk.
15	Certified to by me this day of ,
16	2007.
17	
18	Julia E. Whaley, CSR NO. 2961
19	LONE STAR REPORTING 723 Woodlake Drive
20	Coppell, Texas 75019 (972) 402-9885 Fax (972) 393-3611
21	Firm registration number 379 Certification Expires 12-31-07
22	Notary Comm. Expires 11-20-09
23	
24	
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Case 3:07-cv-009<u>76</u>

Filed 06/13/2<u>00</u>7

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CAUSE NO. 06-12231
1
2
                              IN THE DISTRICT COURT
    GW EQUITY, LLC,
        Plaintiff,
3
                              116TH JUDICIAL DISTRICT
    VS.
4
   DIXON WOODARD, et al.,
5
        Defendants.
                            ) DALLAS COUNTY, TEXAS
6
7
    ***********
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9
               VIDEOTAPED ORAL DEPOSITION OF
                    DICKSON EARL WOODARD
                         VOLUME 2
10
                       MAY 8, 2007
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    12
13
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15
        ORAL DEPOSITION OF DICKSON EARL WOODARD,
    produced as a witness duly sworn by me at the
16
    instance of the Plaintiff, taken in the above-styled
17
    and -numbered cause on the 8th day of May, A.D.,
18
    2007, from 9:11 a.m. to 2:43 p.m., before Carla J.
19
    Shanks, Certified Shorthand Reporter No. 5054 in and
20
    for the State of Texas, at the offices of McCreary &
21
    Stockford, located at 18333 Preston Road, Suite 150,
22
23
    in the City of Dallas, County of Dallas and State of
    Texas, in accordance with the Texas Rules of Civil
24
25
    Procedure and the provisions stated on the record.
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- A. He's familiar with where my parents used to live.
- Q. Which is where?

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25 A. They used to live in Rockwall.

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the search engines.

So Ed has told you that he needs to have 0. four or five posts before he can manipulate search engines?

Filed 06/13/2007

- Yeah, I think so. Α.
- Is that something he told you? 0.
- I think it's on his website. Α.
- What website, the Rip-Off Report? 0.
- That wouldn't be on the website. That Α. would not make any sense.
  - No. 0.
- He's alleging that he's doing this for free. It would have had to have been in a conversation that I had with him.
- Okay. Well, look at the headings on these, on these two. Do you see the headings are different?
- It looks like this one is an absolute duplication of the same thing.
- The same post, but look at the headings, Q. the big bold print at the top.
- GW Equity, Citibank, CitiGroup, Citi -- I don't -- GW.
- I mean, do you see that the headings are different? There are two different headings.

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himself, because he has nowhere else to put it, and
the admission to this little program was that -- I
was surprised to see that last night. That was the
first time I had seen anything that he admitted to
becoming part of some kind of a plan.
                                       I mean, he
denied that even to me, you know, until I read that.
He always denied taking money for, for -- I mean,
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taking money for taking the reports off his site.

Filed 06/13/2007

But I mean, there was just too many people out there complaining about him about the same thing, just enough to know that he's -- it's got to come up I mean, he's got some kind of legal as extortion. defense against it, but to me it's just -- it's There is no way out of it. extortion.

- So what I've gathered from all of your Q. testimony, Dickson, is that Ed Magedson has indirectly told you that he is responsible for making posts about companies. He will make these posts.
  - Α. Yes.
- And then he will manipulate the search Q. engines; is that true?
- No question about the search engines. That's where the money is made.
  - Q. Okay. So --
  - Because he doesn't take anything off his Α.

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companies?

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Filed 06/13/2007
                   Page 19 of 22
                                                48
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- website, but whoever -- whatever they're paying for is the search-engine-related agreement deal. Q. Okay. Α. That part. So he will manipulate search engines after Q. he may make some of these posts himself about these
  - There is no question he's doing it. Α.
- So he's -- no question Ed is making these Q. posts about these companies, and then he's manipulating them in the search engines, and then he'll go and try to get money from these companies --
  - I don't --Α.
- -- to remove them or to manipulate the Q. Is that kind of how he search back into their favor? operates?
- I don't believe that he ever approaches --Α. that I know of.
  - Q. Okay.
- That he ever approaches the victims. Α. think he just waits until they come to him. I don't know that for sure.
- What do you mean by victims? What are Q. you, what are you talking about?
  - I'm saying the big victims like McKenzie A.

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1
                      CAUSE NO. 06-12231
2
                                 IN THE DISTRICT COURT
    GW EQUITY, LLC,
         Plaintiff,
3
                               )
                                 DALLAS COUNTY, TEXAS
    VS.
4
    DIXON WOODARD, et al.,
                               )
5
                                 116TH JUDICIAL DISTRICT
         Defendants.
6
                    REPORTER'S CERTIFICATION
7
           ORAL DEPOSITION OF DICKSON EARL WOODARD
8
                      TAKEN ON MAY 8, 2007
9
               I, Carla J. Shanks, Certified Shorthand
    Reporter in and for the State of Texas, hereby
10
    certify to the following:
               That the witness, DICKSON EARL WOODARD,
11
    was duly sworn by the officer and that the transcript
    of the oral deposition is a true record of the
12
    testimony given by the witness;
13
               That the deposition transcript was
                      5/17/07
                                 to the witness or to the
    submitted on
    attorney for the witness for examination, signature,
14
                                              6/7/07
    and return to LONE STAR REPORTING by
               That the amount of time used by each party
15
    at the deposition is as follows:
16
                      3 hrs. 47 mins.
    MS. PANNELL:
17
               That pursuant to information given to the
18
    deposition officer at the time said testimony was
    taken, the following includes all parties of record:
19
    Ms. Kristen Pannell and Mr. Brad Stockford, Attorneys
20
    for Plaintiff,
21
    Mr. Dickson Earl Woodard, Pro Se.
22
               I further certify that I am neither
    counsel for, related to, nor employed by any of the
    parties in the action in which this proceeding was
23
    taken, and further that I am not financially or
    otherwise interested in the outcome of the action.
24
               Further certification requirements
    pursuant to Rules 205 and 206 of TRCP will be
25
    certified to after they have occurred.
```

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         Sworn to by me on this the
                                        16th
                                                 day of
                , 2007.
2
       May
3
                      Carla J. Shanks, Texas CSR 5054
4
                      Certification expires 12/31/08
                      LONE STAR REPORTING
5
                      723 Woodlake Drive
6
                      Coppell, Texas
                                       75019
                      Firm Registration No. 379
7
                      (972) 402-9885 fax (972) 393-3611
                      Date Reported: 5/8/07
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